

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

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IN RE AUTOMOTIVE PARTS ANTITRUST LITIGATION	:
	Master File No. 12-md-02311
Automotive Parts Antitrust Litigation	:
	Hon. Marianne O. Battani
Automotive Lamps	:
Automotive Lamps - Dealership Actions	2:12-md-02311-MOB
Automotive Lamps - End-Payor Actions	2:13-cv-01200-MOB
Ignition Coils	2:13-cv-01202-MOB
Ignition Coils - Direct Purchaser Actions	2:13-cv-01203-MOB
Ignition Coils - Dealership Actions	2:13-cv-01400-MOB
Ignition Coils - End-Payor Actions	2:13-cv-01401-MOB
HID Ballasts	2:13-cv-01402-MOB
HIB Ballasts - Dealership Actions	2:13-cv-01403-MOB
HID Ballasts - End-Payor Actions	2:13-cv-01700-MOB
Barron et al v. Koito Manufacturing Co., Ltd. et al	2:13-cv-01702-MOB
Martens Cars of Washington, Inc. et al v. Koito Manufacturing Co., Ltd. et al	2:13-cv-01703-MOB
Adams et al v. Diamond Electric Mfg. Co., Ltd. et al	2:13-cv-12483-MOB
Martens Cars of Washington, Inc. et al v. Diamond Electric Mfg. Co., Ltd. et al	2:13-cv-12964-MOB
McDaniel et al v. Denso Corporation et al	2:13-cv-14173-MOB
All European Auto Supply, Inc. v. Denso Corporation et al	2:13-cv-14202-MOB
	2:13-cv-14660-MOB
	2:15-cv-11830-MOB

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THIS DOCUMENT RELATES TO:	:
	:
All Cases	X

MOTION TO WITHDRAW MATTHEW J. REILLY

ABRAM J. ELLIS, counsel for Defendants Diamond Electric Mfg. Corporation, Diamond Electric Mfg. Co., Ltd. (collectively “Diamond”), Stanley Electric Co. Ltd., II Stanley Co., Inc., and Stanley Electric U.S. Co., Inc. (collectively “Stanley”) from the law firm of SIMPSON THACHER & BARTLETT LLP respectfully requests that the Court enter an order allowing MATTHEW J. REILLY, a former attorney with SIMPSON THACHER & BARTLETT LLP, to withdraw as counsel for Defendants Diamond and Stanley in the above captioned matter. Mr. Reilly is no longer with the firm of SIMPSON THACHER & BARTLETT LLP and consents to this motion. Defendants Diamond and Stanley will continue to be represented by the law firm of SIMPSON THACHER & BARTLETT LLP.

Matthew J. Reilly’s appearance should be withdrawn from the following cases:

2:12-md-02311-MOB	2:13-cv-01402-MOB	2:13-cv-12964-MOB
2:13-cv-01200-MOB	2:13-cv-01403-MOB	2:13-cv-14173-MOB
2:13-cv-01202-MOB	2:13-cv-01700-MOB	2:13-cv-14202-MOB
2:13-cv-01203-MOB	2:13-cv-01702-MOB	2:13-cv-14660-MOB
2:13-cv-01400-MOB	2:13-cv-01703-MOB	2:15-cv-11830-MOB
2:13-cv-01401-MOB	2:13-cv-12483-MOB	

Dated: October 24, 2018

Respectfully Submitted,

/s/ Abram J. Ellis
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*Counsel for Diamond Electric Mfg. Co.,
Ltd.; Diamond Electric Mfg. Corporation;
Stanley Electric Co. Ltd.; II Stanley Co.,
Inc.; and Stanley Electric U.S. Co., Inc.*

CERTIFICATE OF SERVICE

I, Abram J. Ellis, hereby certify that I caused a copy of the foregoing to be filed electronically via the Court's electronic filing system. Those attorneys who are registered with the Court's electronic filing system may access these filings through the Court's system, and notice of these filings will be sent to these parties by operation of the Court's electronic filing system.

Dated: October 24, 2018

/s/ Abram J. Ellis
Abram J. Ellis